

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS

Benton

East St. Louis

Contested

Uncontested

MINUTES OF DISPOSITION

USA v. Jason L. Shadle

Criminal No.: 14-40055-001

Defense Counsel: John R. Clemons

Judge: J. Phil Gilbert, District Judge

Government Counsel: George Norwood, AUSA

Date: February 12, 2015

Reporter: Stephanie Rennegarbe

Deputy: K. Jane Reynolds

Time: 1 hr.

COURT ORDERS PRE-SENTENCE REPORT TO BE SEALED WITH COUNSEL HAVING ACCESS TO SAME IN THE EVENT OF APPEAL. RECOMMENDATION TO BE PLACED UNDER SEPARATE SEAL AND COUNSEL WILL NOT HAVE ACCESS TO SAME.

COURT'S RULINGS ON OBJECTIONS TO PRE-SENTENCE REPORT:

TOTAL AMOUNT OF methamphetamine

CONSTITUTING DEFENDANT'S RELEVANT CONDUCT IS 162.5 grams

OFFENSE LEVEL: 29

CRIMINAL HISTORY CATEGORY: 6

SENTENCE RANGE: 188 to 235 (120 M/M)

FINE RANGE: \$15,000 to \$5,000,000

SUPERVISED RELEASE RANGE: 1 to 5 years

PROBATION RANGE:

COURT ACCEPTS PLEA AGREEMENT

COURT REJECTS PLEA AGREEMENT

COURT ACCEPTS GUILTY PLEA AND ADJUDGES DEFENDANT GUILTY

DEFENSE WITNESSES:

GOVERNMENT WITNESSES:

MOTION FOR DOWNWARD DEPARTURE BY: is

DEPARTURE TO:

OFFENSE LEVEL: CRIMINAL HISTORY CATEGORY:

CUSTODY OF BUREAU OF PRISONS

SENTENCE: 216 TOTAL MONTHS ON COUNT(S) (216 months on Count 1 and 120 months on Counts 2,3 and 4 of the Indictment.

ALL COUNTS TO RUN CONCURRENT WITH EACH OTHER

UPON RELEASE FROM IMPRISONMENT, DEFENDANT SHALL BE PLACED ON SUPERVISED RELEASE: 4 . TOTAL YEARS ON COUNT(S) ; 4 years on Count 1 and 2 years on Counts 2, 3, 4 of the Indictment.

ALL COUNTS TO RUN CONCURRENT WITH EACH OTHER

Conditions of Supervision/Probation:

See judgment for conditions of supervision

Defendant fined a total of \$ 200.00 on Count(s) 1 of the Indictment INTEREST WAIVED INTEREST IMPOSED

Fine to be paid from prison earnings, or while defendant is on supervised release.

Special Assessment of \$400.00 on Count(s) 1, 2, 3, and 4 of the Indictment is due immediately.

Restitution is ordered in the amount of \$ to be paid to:

INTEREST WAIVED INTEREST IMPOSED

Court finds defendant's financial condition is such that he is unable to:

pay restitution, pay a fine, pay costs of incarceration or supervision, and they are WAIVED

Defendant advised of the right to appeal.

Recommendation

BOND: REVOKED REMANDED CONTINUED and Defendant to voluntarily surrender as notified by United States Marshal to designated institution; or surrender to United States Marshal on

Counts(s) dismissed on Motion of Government

Other